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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/768,989	01/23/2001	Evan Jaqua	TAL/3983.003	4200
7590 07/01/2004			EXAMINER	
Chernoff, Vilhauer, McClung & Stenzel, LLP			WOZNIAK, JAMES S	
1600 ODS Tow	er			7.757.457.657
601 S.W. Second Avenue			ART UNIT	PAPER NUMBER
Portland, OR 97204			2655	2
			DATE MAILED: 07/01/2004	<i>.</i> ノ .

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/768,989	JAQUA, EVAN			
Office Action Summary	Examiner	Art Unit			
	James S. Wozniak	2655			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period was preply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a réply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed swill be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 1/23/	2 <u>001</u> .				
2a)☐ This action is FINAL . 2b)☒ This	ı)☐ This action is FINAL . 2b)☒ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-45 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-45 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9)☐ The specification is objected to by the Examiner 10)☑ The drawing(s) filed on 23 January 2001 is/are: Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the output of the out	a)⊠ accepted or b)□ objected drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)	-				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)	te			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2.	5) Notice of Informal Pa	atent Application (PTO-152)			

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Detailed Action

Claim Objections

1. Claim 24 is objected to because of the following informalities: the recited steps of the claimed method of Claim 24 are not in proper alphabetical order (steps d and e are missing).

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 recites the limitation "said search term" in Line 11of the claim. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claim 23 is rejected under 35 U.S.C. 102(b) as being anticipated by Boucher et al (U.S. Patent: 5,884,246).

With respect to Claim 23, Boucher discloses:

A method of communicating in a multilingual environment comprising the steps of:

Preparing a message in a native language of said communicant (Col. 8, Lines 45-51);

Selecting a language of said recipient (Col. 11, Lines 60-65);

Searching a database for a translation of said message in said language of said recipient (machine translation step, Fig. 3A, Element 210, at a remote translation system, Fig. 2E, Element 136, that would inherently require a translation database to relate words of two languages); and

Transmitting said translation of said message to said recipient (Fig. 3A. Element 212).

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-4 and 12-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nosohara (U.S. Patent: 5,956,740) in view of Hamann (U.S. Patent: 6,092,036).

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With respect to Claim 1, Nosohara discloses:

Method of locating an entity in a multilingual environment comprising the steps of:

Storing an entity identification and at least one entity characteristic in an entity record; said entity characteristic being a term in a first language (document title, Col. 6, Lines 26-60, bibliographic data, Col. 6, Lines 6-60, and document storage means, Fig. 1);

Specifying said second language term for said descriptor as a search parameter (Col. 4, Lines 21-31); and

Searching said entity record for an entity characteristic corresponding to said search term (Col. 4, Lines 52-67).

Nosohara does not specifically suggest utilizing a translation table to translate search terms, however, the use of a translation table in performing text translation is well known in the art, as is evidenced by Hamann:

Constructing a translation table including at least a first language term and a second language term for a descriptor (translation table builder relating source and target languages, Col. 3, Line- Col. 4, Line 44, and Fig. 2, Element 18).

Nosohara and Hamann are analogous art because they are from a similar field of endeavor in text translation. Thus, it would have been obvious to a person of ordinary skill in the art, at the time of invention, to combine the use of a translation table in text translation as taught by Hamann with the keyword translation method for multilingual document searching as taught by Nosohara to provide a well known means of organizing and clearly relating search terms of different languages for the implementation of a more efficient text translation process.

Therefore, it would have been obvious to combine Hamann with Nosohara for the benefit of

implementing a more organized and efficient translation of keywords in a multilingual document search engine, to obtain the invention as specified in Claim 1.

With respect to Claim 2, Nosohara in view of Hamann teaches the multilingual document search engine as applied to Claim 1. Nosohara in view of Hamann does not specifically suggest that a search term or keyword is a product or service; however, the examiner takes official notice that it is well known in the art that a term utilized by a search engine could be any variety of terms in a number of different topic areas, the scope of which would include product or service related terms. Therefore, based on user interest, it would have been obvious to one of ordinary skill in the art, at the time of invention, that a search term would be related to that of a product or service so that a user could obtain pertinent documents as a search result.

With respect to Claim 3, Nosohara further discloses:

At least one of said first language and said second language comprises a natural language (multiple natural languages, Col. 2, Lines 7-15).

Claim 4 contains subject matter similar to Claims 2 and 3, and thus, is rejected for the same reasons, wherein the recited activity would be related to a product or service as a search term based upon user interest.

With respect to Claim 12, Nosohara discloses:

Selecting said second language as a language of a search (Col. 4, Lines 21-31);

Displaying a search form in said second language (search engine application, Col. 4, Lines 18-51, and display input means, Fig. 1);

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Displaying a second language term from said translation table (taught by Hamann, as applied to Claim 1) for at least one descriptor (confirming search terms, Col. 5, Lines 12-25); and

Selecting at least one said displayed descriptor as said search parameter (confirming search terms, Col. 5, Lines 12-25).

Nosohara in view of Hamann does not specifically teach that the displayed search form is presented in a user selected language, however, the examiner takes official notice that it is well known in the art to display a text document in a user selected language to ensure user comprehension. Therefore, it would have been obvious to one of ordinary skill in the art, at the time of invention, that the search engine application would be presented in a user-selected language to ensure user comprehension.

Claim 13 contains subject matter similar to Claim 3, and thus, is rejected for the same reasons.

Claim 14 contains subject matter similar to Claims 2 and 3, and thus, is rejected for the same reasons, wherein the specialized terminology would be related to a product or service as a search term based upon user interest.

With respect to Claim 15, Nosohara further recites:

Comparing said search parameter to said entity characteristic included in said entity record (Col. 5, Lines 26-60);

Designating as said search parameter another term for said descriptor from said translation table (taught by Hamann, as applied to Claim 1); said another term for said descriptor

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being in another language (Japanese search term translated to an English search term for a database search, Col. 5, Lines 26-60); and

Repeating steps (a) and (b) for at least said another term for said descriptor in said first language (synonym search, Col. 5, Lines 26-60).

Claim 16 contains subject matter similar to Claim 2, and thus, is rejected for the same reasons.

Claim 17 contains subject matter similar to Claim 3, and thus, is rejected for the same reasons.

Claim 18 contains subject matter similar to Claim 4, and thus, is rejected for the same reasons.

With respect to Claim 19, Nosohara additionally recites:

The step of reporting a result of said searching in said second language (search results, Col. 6, Lines 6-22).

With respect to Claim 20, Nosohara discloses:

Reading a first content of a search result report in said second language from a resource file (displaying translated bibliographic data for search results, Col. 6, Lines 6-49);

Reading said second language term for said descriptor from said translation table (translation table, taught by Hamann and as applied to Claim 1, used to translate bibliographic data); and

Displaying said search result form comprising said first content and said second language term for said descriptor (displaying translated search results, wherein the sentences containing the search terms are provided to the user, Col. 6, Lines 6-49).

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Claim 21 contains subject matter similar to Claim 3, and thus, is rejected for the same reasons.

Claim 22 contains subject matter similar to Claim 4, and thus, is rejected for the same reasons.

8. Claims 5-11 and 24-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nosohara in view of Hamann, and further in view of Beurket et al (U.S. Patent: 6,122,666).

With respect to **Claim 5**, Nosohara in view of Hamann teaches the method of language selection, keyword identification, and associated storage means for use with a multilingual search engine, as applied to Claim 1. Although Nosohara does teach a search engine application for data entry (Col. 4, Lines 21-31), Nosohara in view of Hamann does not specifically teach displaying a registration form, which is utilized by a search engine, in a selected language, however, Beurket discloses:

Displaying a registration form in said first language (Col. 7, Line 62-Col. 8, Line 7).

Nosohara, Hamann, and Beurket are analogous art because they are from a similar field of endeavor in text translation. Thus, it would have been obvious to a person of ordinary skill in the art, at the time of invention, to combine the method of displaying a registration form to a user in a selected language as taught by Beurket with the method of language selection, keyword identification, and associated storage means for use with a multilingual search engine as taught by Nosohara in view of Hamann to allow a user to search, access, and order consumer goods exclusive to a web page in a foreign language. Also, it would have been obvious to one of ordinary skill in the art, at the time of invention, to store the order registration form results in a

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storage means such as that disclosed by Nosohara so that a business employee would be able to access and process a registration form in order to complete an order and retain customer information for future transactions. Therefore, it would have been obvious to combine Beurket with Nosohara in view of Hamann for the benefit of obtaining a method and system that allows a user to search, access, and order products from a foreign language web page, to obtain the invention as specified in Claim 5.

Claim 6 contains subject matter similar to Claim 2, and thus, is rejected for the same reasons.

Claim 7 contains subject matter similar to Claim 3, and thus, is rejected for the same reasons.

Claim 8 contains subject matter similar to Claim 4, and thus, is rejected for the same reasons.

With respect to **Claim 9**, Nosohara in view of Hamann teaches the use of a translation table and search term descriptor with a multilingual document search engine. Nosohara in view of Hamann does not specifically suggest the display of a registration form that incorporates a search engine for products, however, Beurket recites:

Reading a first content of said registration form in said first language from a resource file (accessing order registration form data in a foreign language, Col. 7, Line 62- Col. 8, Line 7).

Displaying a registration form comprising said first content and first language term for said descriptor (displaying order registration form content in a selected language from a translated foreign web page, Col. 7, Line 62- Col. 8, Line 7).

Nosohara, Hamann, and Beurket are analogous art because they are from a similar field of endeavor in text translation. Thus, it would have been obvious to a person of ordinary skill in the art, at the time of invention, to combine the method of translating an order registration form with respect to a selected language as taught by Beurket with the translation table and multilingual document search engine as taught by Nosohara in view of Hamann in order to provide a comprehendible version of an order form in a foreign language featuring a product search method, so that a user can easily access product information while completing an order form. Therefore, it would have been obvious to combine Beurket with Nosohara in view of Hamann for the benefit of obtaining a comprehendible version of an order form in a foreign language featuring a product search method, to obtain the invention as specified in Claim 9.

Claim 10 contains subject matter similar to Claim 3, and thus, is rejected for the same reasons.

Claim 11 contains subject matter similar to Claim 4, and thus, is rejected for the same reasons.

Claims 24 and 30 contain subject matter similar to Claims 1 and 5, and thus, are rejected for the same reasons.

Claim 25 contains subject matter similar to Claim 2, and thus, is rejected for the same reasons.

Claims 26 and 31 contain subject matter similar to Claim 3, and thus, are rejected for the same reasons.

Claims 27 and 32 contain subject matter similar to Claim 4, and thus, are rejected for the same reasons.

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With respect to Claim 28, Nosohara further discloses:

Entity characteristic is said registration language term for said descriptor (document title, before translation, as a search result, Col. 6, Lines 6-49).

Claim 29 contains subject matter similar to Claims 1, 5, and 15, and thus, is rejected for the same reasons.

Claim 33 contains subject matter similar to Claims 5 and 9, and thus, is rejected for the same reasons. Furthermore, Nosohara teaches a data input means (Fig. 1), which the examiner takes official notice it would be obvious to use for input of the registration data, taught by Beurket and applied to Claim 5, in order to allow a user to enter pertinent information for a registration form.

Claim 34 contains subject matter similar to Claim 12, and thus, is rejected for the same reasons.

Claim 35 contains subject matter similar to Claim 35, and thus, is rejected for the same reasons. Additionally, Nosohara shows the communication control means of Fig. 1.

Claim 36 contains subject matter similar to Claims 1, 12, 15, and 33, and thus is rejected for the same reasons.

With respect to Claim 37, Nosohara additionally discloses:

A first language message file comprising a first language translation of a message (documents and related bibliographic information messages in a plurality of languages, Col. 6, Lines 6-49);

A second language message file comprising a second language translation of said message (translating bibliographic information, Col. 6, Lines 6-49); and

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A communication module to transmit said first language translation from said first language message file in response to a user selection of said second language translation of said message (transmission of bibliographic information to a translation function to produce a bibliographic information result in a second language, Col. 6, Lines 6-49 and Fig. 1).

With respect to Claim 38, Nosohara further shows:

A communication interface to a data processing network enabling communication between said system and a remote data processing device (Fig. 1).

With respect to Claim 39, Nosohara shows:

At least one of said registration module, said translation table, and said search engine is installed on said remote data processing device (search engine interface at a local device, Col. 4, Lines 21-45).

With respect to **Claim 40**, Nosohara shows:

At least one of said registration module and said search engine comprises a document displayable on said remote data processing device (Figs. 9A-C).

Claim 41 contains subject matter similar to Claims 1, 5, 9, and 15, and thus, is rejected for the same reasons. Additionally, Nosohara shows:

A communication interface enabling a remote data processing device to communicate with said system (Fig. 1).

Claim 42 contains subject matter similar to Claim 2, and thus, is rejected for the same reasons.

Claim 43 contains subject matter similar to Claim 3, and thus, is rejected for the same reasons.

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Claim 44 contains subject matter similar to Claim 4, and thus, is rejected for the same reasons.

With respect to Claim 45, Nosohara further discloses:

An integration engine requesting at least one translation of a descriptor term in response to an input of an entity characteristic not matching a descriptor term in said translation table (translation of a search term if its related conditions do not coincide with a document database, Col. 4, Lines 31-45).

Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
 - Sullivan et al (U.S. Patent: 5,956,711)- discloses a search keyword translation method and an interface that allows a user to specify search terms that can be used to locate a particular document.
 - Poznanski et al (U.S. Patent: 6,360,196)- teaches a query translation method for searching a multilingual document database.
 - Williamowski et al (U.S. Patent: 6,381,598)- teaches a method of translating a search term used for locating foreign language documents.
 - Atkin et al (U.S. Patent: 6,490,547)- discloses a method of web-based dialog menu translation.

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Ogden et al ("Improving Cross-Language Text Retrieval with Human
 Interactions," 2000)- teaches a method for searching foreign language documents
 by utilizing query translations.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James S. Wozniak whose telephone number is (703) 305-8669 and email is James. Wozniak@uspto.gov. The examiner can normally be reached on Mondays-Fridays, 8:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To can be reached at (703) 305-4827. The fax/phone number for the Technology Center 2600 where this application is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the technology center receptionist whose telephone number is (703) 306-0377.

James S. Wozniak 6/18/2004

W. H. YOUNG PRIMARY EXAMINER

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